EXHIBIT 7

```
1
        IN THE 92ND DISTRICT COURT OF THE STATE OF TEXAS
 2
                IN AND FOR THE COUNTY OF HIDALGO
 3
 4
     JOHN PETITTA,
 5
                       Plaintiff,
 6
     VS.
                                       Case No. C-5130-16-A
 7
     RAY R. TREY FULP, III, D.O.,
     ET AL,
 8
                       Defendants.
 9
10
11
12
                       STATEMENT OF FACTS
13
14
                        PRETRIAL HEARING
15
                   MOTION FOR PROTECTIVE ORDER
                        MOTION TO COMPEL
16
17
              REPORTER'S TRANSCRIPT OF PROCEEDINGS
18
19
                          June 19, 2019
                         Edinburg, Texas
20
21
     BEFORE: HON. LUIS M. SINGLETERRY, Presiding Judge
22
               of the 92nd District Court
23
     Julian G. Alderette
24
     Official Court Reporter
      Certification Number 3484
25
```

1	APPEARANCES
2	FOR THE PLAINTIFF:
3	
4	Mr. Albert Garcia Attorney at Law
5	6900 N. 10th St., Ste. 2 McAllen, TX 78504
6	956.627.0455
7	Mr. Kyle Farrar
8	Attorney at Law 1010 Lamar, Ste. 1600
9	Houston, TX 77002
10	Mr. Gabriel A. Assaad Attorney at Law
11	4409 Montrose Blvd. Houston, TX 77006
12	713.523.0001
13	Ms. Genevieve Zimmerman
14	Attorney at Law 1616 Park Avenue
15	Minneapolis, MN 55404. 612.339.9121
16	012.303.3121
17	Mr. Armando Marroquin Attorney at Law
18	300 E. Pecan Blvd. McAllen, TX 78501
19	956.287.7400
20	
21	FOR THE DEFENDANT: (3M)
22	Mr. Jerry W. Blackwell Attorney at Law
23	431 S. Street, Ste. 2500 Minneapolis, MN 55415
24	612.343.3205.
25	And

```
1
               Mr. David G. Oliveira
               Attorney at Law
               855 W. Price Rd., Ste. 9
 2
               Brownsville, TX 78520
 3
               956.542.5566
 4
 5
     FOR THE DEFENDANT: (Barbosa)
 6
               Mr. William Gault
               Attorney at Law
 7
               P.O. Box 5959
               Brownsville, TX 78523-5959
 8
               956.544.7110
 9
10
     FOR THE DEFENDANT: (Dr. Fulp)
11
               Mr. Ron Hole
               Attorney at Law
12
               612 W. Nolana, Ste. 370
               McAllen, TX 78504
13
               956.631.2415
14
15
     Reporter's Certificate......52
16
17
18
19
20
21
22
23
24
25
```

1	seen the documents. Not one piece of paper.
2	Our experts in this case cannot rely on them.
3	We cannot file them. If they file a motion for
4	summary judgment I cannot use them to respond
5	to the summary judgment. If I took a 3M
6	witness right now I cannot use it. I don't
7	have the documents. To say I do is utterly
8	false.
9	And to say, well, we agreed to this in the
10	M.D.L. I can assure I did not. I had no hand
11	in that and I never would have agreed to this
12	protective order because I think it has
13	provisions that are just contrary to law. But
14	even if Mr. Zimmerman or Mr. Assaad or anybody
15	in the M.D.L. agreed to it, that is utterly
16	irrelevant to this Court's determination of
17	what a proper protective order in State Court,
18	in Hidalgo County, Texas should be.
19	THE COURT: I'll take a look at the
20	both sides have submitted proposed orders?
21	MR. BLACKWELL: Yes, Your Honor.
22	MR. FERRAR: Our proposed order is no
23	order. But if there is one there's a redline
24	which I believe is Exhibit C.
25	THE COURT: Okay.